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PATENT

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Patent of: CHO, G. et al.

U.S. Patent No.: 6,077,294

Serial No:

09/095,789

Filed: 11

11 June 1998

For:

1

System & Method for Non-Invasive Wrinkle Removal

and Skin Treatment

Art Unit:

3739

Att'y No.:

CYNO-4

The undersigned hereby certifies that this paper and any other paper or fee referred to in this document is being delivered by First Class Mail, postage prepaid, addressed to Commissioner for Patents, Washington, DC 20231, on 31 October 2001, name D.N.Halgren, signature

Commissioner for Patents

Washington, DC 20231

Re: Petition to Correct Inventorship Under 37 CFR 1.324 U.S. Patent 6,077,294; to add: ZELICKSON, B.

Atten: Linda C.M. Dvorak,

Supervisory Patent Examiner

Art Unit 3739

Patent Examining Group 3700

In response to the Office Letter dated 07/16/01 in regard to the above-identified issued Patent dismissing Petition to Correct Inventorship because of lack of statement of current inventors stating that they have no disagreement in regard to the requested change, enclosed herewith, please find: a separate statement from each current inventor George CHO and from Horace Furumoto as to no disagreement to such change.

Applicants respectfully request that the dismissal of the Petition to add ZELICKSON be withdrawn, and that inventor Brian ZELICKSON be added as co-inventor.

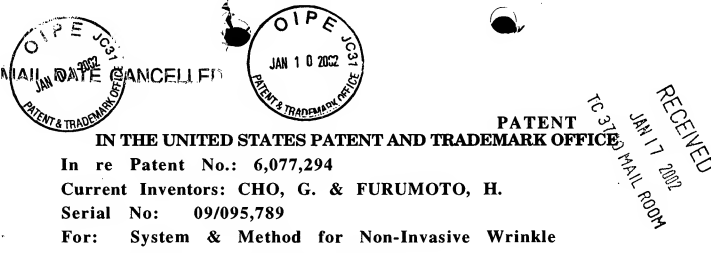
Respectfully submitted,

Donald N. Halgten
Applicants' rep.

Reg. No. 27056

35 Central Street Manchester, MA 01944

978-526-8000



In re Patent No.: 6,077,294

Current Inventors: CHO, G. & FURUMOTO, H.

Serial No:

For:

Removal and Skin Treatment

DVORAK, L.C.M. Examiner:

Art Unit: 3739

1

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Att'y. Docket no.: CYNO-4

Hon. Commissioner for Patents Washington, DC 20231

Re: Petition to Correct Inventorship under 37 CFR 1.324

Statement by Current Named Inventor GEORGE CHO

In furtherance of the already submitted Petition to Correct Inventorship of the above-identified U.S. Patent, I George CHO, being a currently named inventor, have no disagreement with the naming of BRIAN D. ZELICKSON as another named co-inventor.

signed: 4

Name: George CHO



PATENT IN THE UNITED STATES PATENT AND TRADEMARK OFFICE ECENEN TOOL WOOD

In re Patent No.: 6,077,294

Application of: CHO, G. & FURUMOTO, H.

Serial No:

09/095,789

Filed:

06/11/98

For:

1

System & Method for Non-Invasive Wrinkle

Removal and Skin Treatment

Examiner:

DVORAK, L.C.M.

Art Unit: 3739

Att'y. Docket no.: CYNO-4

Commissioner for Patents Washington, DC 20231

Re: Petition to Correct Inventorship under 37 CFR 1.324

Statement by Current Named Inventor HORACE FURUMOTO

In furtherance of the already submitted Petition to Correct Inventorship of the above-identified U.S. Patent, I Horace FURUMOTO, being a currently named inventor, have no disagreement with the naming of BRIAN D. ZELICKSON as another named coinventor.

1/2

Name: Horace FURUMOTO



United States Patent and Trademark Office

COMMISSIONER FOR PATENTS
UNITED STATES PATENT AND TRADEMARK OFFICE
WASHINGTON, D.C. 2023

Paper No. 9

In re Patent No. 6077294

Issue Date: 6/20/00 Appl No.: 09/095,789 Filed: June 11, 1998 For: CHO ET AL. DECISION ON PETITION
37 CFR 1.324

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This is a decision on the petition filed 4/30/01 to correct inventorship under 37 CFR 1.324.

The petition is dismissed.

A petition to correct inventorship as provided by 37 CFR 1.324 requires (1) a statement from each person who is being added as an inventor and from each person who is being deleted as an inventor that the inventorship error occurred without any deceptive intention on their part, (2) a statement from the current named inventors who have not submitted a statement as per "(1)" either agreeing to the change of inventorship or stating that they have no disagreement in regard to the requested change, (3) a statement from all assignees of the parties submitting a statement under "(1)" and "(2)" agreeing to the change of inventorship in the patent; such statement must comply with the requirements of 37 CFR 3.73(b); and (4) the fee set forth in 37 CFR 1.20(b). This petition lacks item (2).

Linda C.M. Dvorak
Supervisory Patent Examiner,

Art Unit 3739, Patent Examining Group 3700

DONALD HALGREN 35 CENTRAL STREET MANCHESTER, MA 01944